THE BOY WAS KILLED

COURT OF APPEALS DECIDES AD-MINISTRATOR MUST BE PAID.

BLANKENSHIP AGAINST THE C. & O.

Judgment of the Circuit Court of This City Reversed-Opinion in the Suit of the Sulphur Mines Company. A Norfolk Note Case,

Of the four cases decided in the Supreme Court of Appeals yesterday, the post important to Richmond people was probably that of the Richmond and Manhester Railway Company against Moore's ittle Moore, an 8-year-old lad, was killed at Forest-Hill Park in 1893 while witarge canvas structure fell, striking the the Circuit Court of Chesterfield county for \$10,000, and upon trial the jury asessed the damages against the company

From this verdict the company took an appeal, but the Court of Appeals, by its decision yesterday, affirmed the lower

vitation drew a large crowd to and a signal was given to

right of recovery rests in a case like this are well settled. Mr. Cooley, in his work on Torts, second edition, page 718, says: "It has been stated on a preceding page that one is under no obligation to keep his premises in safe condition for the visits of trespassers. On the other hand, when he expressly or by implication invites others to come upon his premises, whether for business or any other purpose, it is his duty to be reasonably sure that he is not inviting them into danger, and to that end he must into danger, and to that end he must offered fifteen instructions, and the de exercise ordinary care and prudence to fendant eight, all of which were refused aler the premises reasonably safe for by the court, and in lieu thereof it gave

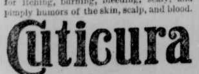
on Personal Injuries, the law is well thon whether the instructions given stated in section 66, as follows: "If a by the Court correctly stated the law pant thereof, or by the procurement of the court of Appeals said that it was the owner or the occupant; and being the duty of the railroad company to ex dition of the premises or the approaches thereto, such unsafe condition being known, or such as ought to have been known to the owner or occupant, the latter will be answerable in damages for such injuries." And in section 70 he says: "It is apprehended that the resays: "It is apprehended that the responsibility of the owner or occupant of
land, or buildings, is the same towards
persons entering his premises, whether
these come upon business to be transacted with the owner or occupant, or at
his solicitation, or upon his mere invitation, slace, in any of these cases, the entry is by his progurement or inducement supported by numerous adjudications. Nichols's Administrator vs. W. O. and W. R. R. Co., & Virginia, 99; Davis vs. Central Congregational Society, 129 Mas-sachusetts, 367; Curtis vs. Kiley, 153 Mashusetts, 123; Powers vs. Harlow, 53

IT WAS NOT ERROR. The first assignment of error is to the action of the court in overruling the demurrer to the amended declaration. This was not error. The declaration states a good cause of action under the authori-ties cited. It contains every requisite allegation in such a case, and the facts which constitute the cause of action are so fully set forth that they can be easily understood by the defendant, by the fury in ascertaining the truth of the allegations, and by the court in giving judg-1 Chitty's Pleadings, 256; Jones vs.

O. D. C. M., 82 Virginia, 148. The chief ground of objection to the declaration is that it does not allege how the plaintiff's intestate went to the park, whether he walked or rode, how he vas there, whether as a passenger over

BABY

itching, burning, bleeding, scaly, and



BABY BLEMISHES Prevented and Cored by

the deceased went to the park, whether he walked, went on the street cars, or by some other mode of conveyance. The gravamen of this action is the negligent failure of the defendant to use proper care to protect the deceased from a dan-ger on its premises while he was there at the defendant's invitation. This the defendant's invitation. is the plaintiff's case and the issue the defendant had to meet, and it is fully and clearly set forth in the declaration, with all with all necessary narration of the cir-

umstances The second assignment or error is to action of the the action of the court in giving its instruction and in refusing or modifying certain instructions offered by the de-fendant. All that was proper to be given in those instructions asked for by the defendant and refused by the ourt was fully covered by the nine present every legal proposition arising on the issue to be tried by the jury; and without approving the entire of each of the instructions gi the instructions given, it is sufficient to say that the defendant was not prejudiced thereby, all of its rights having been liberally guarded and pro-

COMPANY WAS RESPONSIBLE. One of the instructions asked for by the defendant and refused was the basis carnest contention in argumentthat the balloon ascension was made by Peter Blum as an independent contractor, and that the defendant was, there-Blum was not exercising an independbut if he had been, that would not have affected the responsibifrom the duty of exercising due care in keeping its premises reasonably safe for those persons it had invited to come open them.

Massachusetts, 123, the plaintiff sued the defendant land-owner for injuries rethe ground that the trench and yardwere in the control of an independent contractor, who was hying drain pipes therein for the defendant. The court, owever, ruled against this defence, holdg in its opinion as follows: "We think at the case falls within the rule that from its nature, is likely to reelieved by reason of the contract from wher cannot continue to hold out the ercise due care in keeping the premises

In the case of Bibb vs. Norfolk and Vestern Railroad Company, 87 Virginia, 11, it is said: "No one can lawfully il, It is said: legate to another authority to do ar the law imposes the performance of a duty relieve himself from responsibility for its non-performance by committing son who does in person or causes to be done by another an act, which, from its nature, is liable, unless precautions are taken, to do injury to others, to see to it that those precautions are taken and he cannot escape this duty by turn-

The refusal of the court to set asid the verdict as contrary to the law and the evidence constitutes the defendant's evidence, and there being no error to the prejudice of the defendant in the instructions given, this motion was pro-For these reasons, the judgment of the Circuit Court must be affirmed.

Caution Should Be Exercised. Another exceedingly interesting local case decided yesterday was that of Blankenship against the Chesapeake and This was a suit on the part of the plain on the tracks of the Chesapeake and Ohl

The Supreme Court considered the ques

applicable to the case and properly sub-mitted it to the jury.

The Court of Appeals said that it was himself in the exercise of due care, is injured by reason of the unsafe con-lition of the premises or the approaches they were trespassers or licensees) I they were trespassers or licensees) might reasonably expect to be on tracks at that point. One of the structions asked for by the plaintiff; the lower court contained this language. The law does not require that a chil shall exercise the same degree of car and caution as a person of mature years but only such care and caution as a person of its age and discretion would

naturally and ordinarily use."
"This instruction correctly states the "This instruction correctly states the law," says Judge Buchanan, "and to ought to have been given."

The opinion goes on: "Although the plaintiff may have been guilty of contributing negligence, he would still be entitled to recover if it appeared that the servants of the defendant in charge of the engine did not do all they could, consistently with their own safety, to avoid sistently with their own safety, to avo The injury after his danger was known.
The judgment of the Circuit Court wa reversed and a new trial awarded.

Litigation Over a Negotiable Note. The opinion in the case of Shields anothers against Mahoney and others, from the Circuit Court of the city of Norfolk was prepared by Judge Keith. In thisuit J. and E. Mahoney had obtaine judgment against Frank Shields, and which the state of the state sued out an execution upon it, which they placed in the hands of the City Ser

geant of Norfolk to be levied, and there geant of Norioik to be levied, and there-by acquired a lien by virtue of section 2601 of the Code of Virginia, on all the personal estate of or to which their debtor was possessed or entitled, "not capable of being levied on under section 2587, except such as is exempt under the provisions of chapter 178, and except that ns against an assignee of any such estate for a valuable consideration, or a person making a payment to the judgment debtor, the lien by virtue of this section shall not affect him unless he had no tice thereof at the time of the assignmen or payment, as the case may be."

Shields held a negotiable note of Mrs Elizabeth White for \$1,250, which he hy pothecated with the Bank of Commerce, of Norfolk, to secure his note for \$500, Shields was at this time indebted to the firm of Dilworth & Co., in the sum of \$280, and proposed to them that they should pay the Bank of Commerce the note for \$600, credit him by the \$380, and pay to him the difference between the pay to him the difference between the sums named and the face value of the White note, and take possession of the same. This Dilworth & Co. agreed to, and the transaction was executed. Dis-worth & Co. now claim to hold the note as assignees or endorsees for the valu-able consideration, without notice of the tien of the execution of Mahoney & Co. The Mahoneys and the Mahoney Dis-tilling Company, suing for themselves The Mahoneys and the Mahoney Distilling Company, suing for themselves and others, filed their bill in the Circuit Court of the city of Norfolk, and the court held the transaction to be fraudulent and required Dilworth & Co. to pay to the creditors of Frank Shields, named in the decree, \$725, with interest on \$550, part thereof, from November 27, 1894, till paid, this being the amount of Mrs. White's note, less the \$600 paid by Disworth & Co. to the Bank of Commerce. From this decree an appeal and superseSharp as a

Snake's Tooth.

It is the biting air of early spring, I The tried and true defender of feeble

Duffy's Pure Malt Whiskey,

which quickens the circulation and gene

Druggists and grocers keep it. Insist on having the genuine.

deas was obtained from one of the judges of the Court of Appeals

THE DECREE WAS ERRONEOUS. Judge Keith's opinion starts out by In order to invalidate the assignment the note, there must have been an in tent upon the part of Shleids to hin er, delay, and defraud his creditors, and that intent must have been particiated in or known by Dilworth & Co Shields's insolvency was known to this firm, but, says the opinion, "it would be harsh and oppressive alike upon the debter and the creditor to hold that the former's insolvency forbade all dealing having transactions to which he might business capacity of the debtor w which they could not by law be justly

are Judge -Marshall, in Sturgess vs.

Crownishield, 4 Wheat, 198, &c.
The decision further says: "If the debtor's insolvency renders him incapable of contracting without subjecting suspicion, his energies, are impaired and his earning power diminished, not destroyed. In times of disaster a depression, which at intervals befall all communities, such a rule, if enforce would lead to utter stagnation and ruin.

impeached, reversed the decree of t Suit Over a Mineral Vein.

Judge Riely handed down the opinion in the case of the Sulphur Mines Company, of Virginia, against Boswell, Bow-man & Shuman, and others, from the Circuit Court of Louisa county, which was reversed. The bill shows that the real object of this controversy was not eding constituting the alleged cloud urisdiction sought to be invoked, but as an effort on the part of the comempany and the Ellis heirs to litigate Company and the rais hers to higher their respective claims to the property and have a court of equity decide to which of them the pyrites or sulphur yein, in question, belonged, and estab-ish the true boundary line between the night not incur any risk in paying for he property in accordance with the erms of their purchase, for so far as the

they claim, rely for their title to the mineral vein upon the deed from Ellis, Hunter & Bib to the Fork Run Mining Company. It is their source of itle. They do not claim that it is inourt or effect is any wise different from what was intended by it. They cannot, herefore, ask to have it or any part of it cancelled, and there is nothing in the leed from Ellis, Hunter & Bib to Thomas Maybury under the Sulphur Mines Com-pany's claims in conflict with it. So that with respect to the mineral vein, it is imply a question of the construction of he two deeds involved."

The opinion further says: "The bill, then analyzed, shows that though filed inder the pretence of removing a cloud upon the title to the property bought by the complainants, it is in reality a it to try the title between their vendors nd the Sulphur Mines Company and to stablish the boundary between them." stablish the boundary between them."
After quoting from some authorities outhing the point, the opinion says; Jurisdiction in equity cannot be maintained of the case at bar without overurning the principles of these decisions, and this we have no disposition to do. The record shows no privity whatever between the complainants and the Sulcius Mines Company, and falls to dislose any equity in their favor against it.
It is simply the ordinary case of the t is simply the ordinary case of the archase of real estate and the subseuent discovery that a third person laims to have a superior right to it, and lowever advantageous it may be to the emplainants to have the title and oundaries of their purchases settled and effined in advance of the payment of he purchase money, they have no right inder the circumstances to implead the ppellant in a court of equity. The bil Sulphur Mines Company, and with such ismission the cross bill would fall, for the company, not being properly a sarry to the original bill, it would not be made a defendant to the cross bill." Derbyshire vs. Jones, 26 S. E. R., 416.

"For the foregoing reasons the decree appealed from must be reversed, the bill dismissed, the bill dismissed as to the Sulphur Mines Company, of Virginia, and the cause remanded to the Circuit Court for such further proceedings to be had therein as the complainants may be advised they are entitled to, and which to the court may seem proper."

Other Supreme Court Matters.

In the case of Rader and als, vs. Molston National Building and Loan Asso-ciation, from the Corporation Court of the city of Bristol, the court entered this

"This case is before us upon a petition for an appeal and supersedeas to a de-cree of the Corporation Court of Bristol appointing a receiver of the defendant company, and we deem it proper that further proceedings should be had in that court before an appeal is allowed. It is suggested in the petition for an appeal that the Judge of the Corporation Court is a stockholder in the defendant company, which, if true, would disqualify him as a Judge, but of this fact there appears as yet to be no proof in the appears as yet to be no proof in the record. We are of opinion that the petion should be refused."

Camp vs. Bruce. Circuit Court of Nansemond county. Appeal and supersedeus; bond \$250. Carter vs. Carter. Circuit Court of

Grayson county. Appeal and supersedeas: bond \$200. Manly Manufacturing Company vs. Broaddus, &c. Argued by Marshall Mc-

Cormick and R. T. Benton, Esqs., and submitted. The next case to be called is Sims vs.

Rabbi E. N. Callsch will speak this evening at Beth Ahaba Synagogue, on "The Infallibility of the Bible." Ser-vices at 8 o'clock. Saturday morning the sermon will be on "The Religion of Humanity." Services begin at 10:30. The public is welcome to all services,

NEWS OF INTEREST FROM NORTH CAROLINA'S CAPITAL.

New Chairman of the Railroad Commission Sworn In-Daughters of the Confederacy-Bishop Cheshire and St. Mary's-Notes.

RALEIGH, N. C., April 1 .- (Special.)-This morning the new chairman of the Railroad Commission, Dr. Abbott, was sworn in by Chief-Justice Faircloth. Later he went to his home in Pamilico county, to spend a few days, after which he will return here and enter upon his duties. There is a squabble over the clerkship to the commission. Butler Fagan and a brother of Governor Russell's are both applicants for the place. but it is very probable that the present Clerk, H. C. Brown, will be retained,

The Raleigh Chapter of the Daughter of the Confederacy will give "an evening with Burns and Moore" shortly after Easter, to raise funds for the Davis mon

The family of Superintendent Smith, of the penitentiary, have moved into the apartments at the penitentiary set aside FANCY-EDGE TUSCAN or the officers.

The session of the last Superior Court. held here last week, cost the county \$630. Yesterday one printed copy of the \$1. Our price, 50c. revenue and 'machinery act was sent to the Secretary of State to be indexed. | Children's Hats, It will require two or three days to do this, but by the middle of next week there will be a supply for distribution. THE RISHOP'S IDEA

Bishop Cheshire's idea in raising the property, put it in good repair, and then of every purse. endow scholarships.

City politics hold the attention of th people here just now. There are many candidates for each place, and it is said the Republicans will give their support to the Independent candidates.

The sixty New Jersey newspapermen on their way to Charlotte. return here to-morrow (Friday) and spend the night as the guests of the President Alderman, of the University

assed through here yesterday on his way o Charleston, S. C., where he de livers an address. NOTES.

The mother of Dr. R. H. Lewis died at Mrs. Darby, of Wilmington, took charge of the Executive Clerk's desk in the and prices rallied sharply on covering of Governor's office, but June 1st a son of short contracts. The covering was most J. C. L. Harris will be put in. J. J. Perkins, of Pitt, resigned as Penitentiary Director, and Wheeler Mar-

Dr. Abe Alexander, of the Goldsboro

Danville Leaf-Tobacco Sales,

during March were 6,447,884 pounds, an in-crease over March, 1896, of 3,107,235 pounds. The sales for six months of the current over the corresponding six months of the preceding year of 5,350,581 pounds,

HOW ARE YOU?

indifferent to what is going on around you; easily tired, and don't know what alls you? If so, take

Dr. David's Iodo-Ferrated Sarsaparilla, IT WILL GIVE TONE TO YOUR SYS-

PURIFY YOUR BLOOD; MAKE YOUR FOOD PROPERLY ASSIMILATE,

GIVE HEALTH AND STRENGTH TO GIVE HEALTH AND STRENGTH TO YOUR WHOLE BODY,
Many claim what Dr. David's is guaranteed to do—SPEEDILY CURE.
Don't waste time and money on cheap preparations, for it is worse than useless to take other than the best—Dr. David's Iodo-Ferrated Sarsaparilla.

Read what Dr. J. W. Smith says of it: Reidsville, N. C., October 17, 1893. Owens & Minor Drug Company, Rich-mond, Va.: Dear Sirs, Please send me three dozen Dr. David's Ido-Ferrated Say

Dear Sirs, -Piease send me three dozen Dr. David's Iodo-Ferrated Sarsaparilla. I have entirely sold out the last lot. I re-gard your Dr. David's Iodo-Ferrated Sarsaparilla as the best alterative preparation that I have ever come in con-act with during a period of many years in the drug business and in the practice of medicine. It sells better than any other article that I handle, and I freprescribe it in cases who licated, and always with the best re-

Yours truly, J. W. SMITH, M. D., Physician and Druggist.

OWENS & MINOR DRUG CO., fe 26-F.Su&Tu Richmond, Va.

FINANCIAL.

FINANCIAL \$ 3,000 | We wish to place these 5,000 | three amounts in City 20,000 | Real Estate for five years at 6 per cent.

ap 2-3t J. THOMPSON BROWN & CO.

THE Columbian Building

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Persons desiring a safe and profitable investment are invited to consider our Class "C" Stock, a limited number of shares of which will be sold at \$3 premium, making the cost \$53 a share. This stock pays a dividend of 6 per cent. per annum and participates in the profits. At maturity the holder receives \$100 a share. (mh 17-W,F&Su1m)

Old papers for sale at 25c. a hundred at

ACROSS THE BORDER. KAUFMANN &

THE SPRING EXHIBIT OF

Millinery is now at its height. New attractions

are being added from day to day and MONEY - SAVING OPPORTUNITIES are to be found in abundance among this great collection of Stylish, Up-to-

This must be apparent to many Richmond ladies, judging from throngs of buyers in our Millinery Parlors this

UNTRIMMED Hats and Bonnets.

Specially attractive prices prevail in this department. Ask to see the

STRAW SHAPES in the new colors. They usually sell at | Consumes 6314

Caps, and Bonnets

in an endless variety of the new, nobby designs, with which our stock is always

Char. Co. 4n: Agens: 21 7sC. 114 \$100,000 for St. Mary's is to purchase the replete. The prices are within the reach

MARKET QUOTATIONS.

REPORTS FROM ALL GREAT BUSI-NESS CENTRES OF THE WORLD.

Prices of Money, Bonds, Stocks, Country Produce, &c., Foreign and Domestic.

NEW YORK, April 1 .- Stocks in the initial dealings were decidedly firmer, and prices railled sharply on covering of pronounced in the Anthracite coalers, the Insane Asylum, is here, and says he will soon lost, and before midday the market not take hold of the institution for a gave way under heavy bear pressure. The Anthracites and Gould stocks were espe cially weak at this time, Delaware and DANVILLE, VA., April 1.—(Special.)— Hudson falling below par, while Jersey The leaf-tobacco sales on this market Central and Lackawanna lost a point or

so. Western Union dropped 2 per cent., to 801+2; St. Louis Southwestern, common, 13-8; the preferred 21-2 to 31-2; first 4 per cent, bonds 2, to 59, and seconds 31-2, to 115. The Anthracites were sold on rumors of a probable reduction in the dividend rate by the Jersey Central, and St. Louis Southwesterns were heavy on reports, subsequently denied by Vice-President Edwin Gould, of serious dam-

In the late trading there was a decided change for the better. The shorts showed some nervousness on account of premiums exacted for the use of Jersey Central and Delaware and Hudson, and began to cover. Professional operators were quick to perceive the change in sentiment, and after securing lines of the Anthragites and Grangers but release to the change in sentiment. quick to perceive the change in senti-Anthracites and Grangers, bid prices up on the bears. London was a moderate buyer at the decline, on reports of an improvement in the situation in the Le-

In the Industrials, Sugar made a gain of nearly 1 per cent, on the further ad in refined. Chicago Gas broke to 773-4 on statements that the chances for the passage of the consoli-dation bill by the Illinois Legislature were slim. Near the close the stock recovered most of the decline, in sympathy with the general market.

with the general market.

Speculation left off firm. Net changes show gains of 1-4017-8 per cent., Jersey Central leading. Western Union and St. Louis Southwestern, common and preferred, lost 5-8 to 13-8 per cent. The total sales were 212,379 shares, including 26,400 Delaware and Hudson, 26,000 Jer-sey Central, 23,900 Chicago Gas, and 15,-The bond market was quiet and weak.

The sales footed up \$979,000. MONEY AND EXCHANGE. Money on call easy at 1-2@13-4 per cent; last loan at 1-2, and closing offered at 1-2 per cent. Prime mercantile

paper, 31-2 per cent. Bar silver, 62; silver at the board

steady.
Sterling exchange dull, with actual business in bankers' bills at \$4.853-4@ \$4.86 for sixty days, and \$4.87354.87 1-4 for demand; posted rates, \$4.861-2@\$4.88; commercial bills, \$4.843-4@\$4.851-4. Government bonds firm; State bonds dull; railroad bonds lower.

STOCK QUOTATIONS. Closing Stocks American Cotton Oil 1034 American Cotton Oil, preferrad American Sugar..... 11034 American Sugar Refineries, pre 10 1% American Tobacco..... 73%

١	American 1994200	
ı	American Todacco, preferre L	105
1	Atchison, Copeks and Santa de	105
	Baltimore and Ohlo	13
	Canada Pavific.	47
	Champenke and Oalo	163
	Athlesen and Alton	162
	Chicago, Burnington and Quanty	7.14
	Caicago Gas	784
	Deiaware, Lackawanus au t Westera	5 24
	Eric	13
ł	Erie, preferred	
	General Electric	311
l	Ilinois Central	00
	Illinois Central	14
	Lage Erie and Western	60
l	Laze Zrie and Western preferred	00
ı	Lake Snore	453
ı	Louisville and Nashville	
ı	Louisville, New Albany and Unicaro	, ,
	Manhattan Consolidated	84
ı	Memphis and Charleston	15
ı	Michigan Central	96
	Missouri l'actile	155
	Mobile and Obje	. 20
	Nashville, Chattanooga & St. Louis	677
	New Jareay Control	7.89
	New York Central	984
	New York and New (ngmall	37
	Norfolk and Western, praferrel	251
	Northern Pacific	111
	Northern Pacific preterred	344
	Northwestern	10.49
	Northwestern preferred	154
	Pacific Matt	263
	Reading	207
	Nock Island	614
	St. Paul	7:23
	St. Paul, preferred	131
	silver Caramestet	62
	Tennessee Coal and Iron	254
	Tannassas Coal and Iron, preferred	80
	Texas Pacific	84
	Union Pacific	54
	Wabash	5
	Wapash, preferred	13
	Western Union	81
	Wheeling and Lace Erie	1
	Wheenpgand Lake Erie preferre1	334

BONDS

Alabama(Ula 10 b) 104

NEW YORK STOCK QUOTATIONS. Closing S ocks 100 North Jacottas 4's..... North Carolina 63...... 19214 Southern Hallway 5's 881/4 Southern Kallway, common...... 814 Virginia Consols.....

BALTIMORE STOCK MARKET. BALTIMORE, April 1.—Virginia Century bonds, 631-20633-4; Baltimore and Ohio, 121-2; Gas stocks, 591-20601-2; do., bonds, 117 1-4; do., 5's, 110@110 1-8.

LONDON AND PARIS. LONDON, April 1.—Bar silver, 287-16d.; consols, 111 13-16 for money, and 111 15-16d.; for the account. PARIS. April 1, 4:30 P. M.-3 per cent. rentes, 102f., 50c., for the account.

6's..... Savanuan, Americus and Moutgomery 86 Southern Kallway 1st 5's 88 Georgia and Alabama pref. 5's ... 101% Georgia and Alabama consols RAILBOAD STOCKS Chesapeake and Ohio 100

BANK STOCKS. City Bank Petersburg Savings and InsuranceCompany... 2) State Bank of Virginia...... 100 137 Union Bank of Richmond 50 Virginia Teast Company 190 110 112

INTERANCE COMPANIES. Virginia Stat) 25 ... MISCELLANEOUS. American Tobacco Company (preferred)...... 10) 105 American Cobacco Company (common). 5) '73 *Quotations are for bonds material in not less than ten years. GRAIN AND COTTON EXCHANGE,

Richmond, Va., April 1, 1897.
Quotations: Wheat—Longberry, 83688c.;
mixed, 82688c; shortberry, 80688c, No. 2
red, 87688c. Corn—White, Virginia, 316.;
No. 2 white, 31c.; No. 2 mixed, 296284c.
Oats—No. 2 mixed, 2144622c.; No. 3 mixed,
20149021c. Rye—37640c. RICHMOND TOBACCO MARKET,

\$6,266.49. No bright loose sales to-day, and dark sales very meagre. Bright sales, as well as darks, will be

light to-morrow.
Several tobacco-men have gone to Lynchburg to testify in the Halsey-Jose suit, now on trial there. NEW YORK PRODUCE MARKET. NEW YORK, April 1.-Flour-Steady and unchanged; southern flour quiet and

and unchanged; southern flour quiet and unchanged.

Wheat—Spot market dull; ungraded red, 70034c.; No. 1 northern, 824,083c. Options fairly active, declined 1463-8c., railled 1469 lc., declined 14863-8c., and closed steady at a 1467-8c. decline on May, and 1-8c. up on other months: No. 2 red, May, 76 7-8c. June, 76 5-8c.; July, 75 3-4c.; August, 744c. Corn—Spots dull but firm; No. 2 104-8c. in clevator; 314-6c. affoat. Options fairly active and firm at unchanged prices. April, 304-6c.; May, 304-6c.; July, 31 7-8c.; September, 33 3-8c.
Oats—Spots dull but firm. Options firm; May, 22c.; July, 224-6c. Spot: No. 2, 224-6c.; No. 2 white, 244-6c., for May; western, 2167-24c.

Hay—Firm; spring, 556574-6c.; good to choice, 75680c.

Hides—Firm and unchanged.

hoice, 15480c. Hides-Firm and unchanged. Wool-Firm, in fair demand, and un-Beef-Steady and unchanged; beef hams firm at \$19; tierced beef quiet and unchanged. Cut Meats-Firm and unchanged. Cut Meats-Firm western steam, 14.50; city

Lard-Firm; western steam, \$4.50; city, \$4.20; May, \$4.55; refined dull; Continent, \$4.70; South America, \$4.96; compound, \$429

\$1.75; South America, \$1.95; compound, \$42; \$1.25.

Pork—Quiet, firm, and unchanged.
Butter—Firmer and in good demand;
State dairy, \$9.20\foeta; do, creamery, 14\foeta;

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NEW YORK DRY-GOODS MARKET. NEW YORK, April 1.—Trading in dry-goods circles continues on a moderate scale. There were no new features in the situation to-day. Prices show no change. BALTIMORE PRODUCE MARKET. BALTIMORE, April 1.-Flour-Dull and

BALTIMORE, April I.—Flour—Bull and uncharged.

Wheat—Duil but steady; spot, \$1 1-2c. asked; April, \$1\frac{1}{2}c. asked; April, \$2\frac{1}{2}c. asked; Apri

CHICAGO PRODUCE MARKET.

CHICAGO PRODUCE MARKET.

CHICAGO, ILL., April 1.—The wheat market was quite active, and prices were irregular, starting steady at a decline from yesterday, breaking sharply, and afterwards recovering the entire loss, but closing at a recession from the top and 3-8c, under yesterday. The news as a general thing was not of a character to remove the depression, and create buying enthusiasm. May wheat opened at from 70 5-8 to 70 1-2c., sold between 70 3-4 and 69 7-8c., and closed at 70 1-2c.—3-8c, under yesterday. Cash wheat was steady to 1-2c, per bushel lower.

Corn.—The corn market was in an inanimate state, with prices confined to narrow

Corn.—The corn market was in an inanimate state, with prices confined to narrow limits, and with the tone merely a reflection of that of wheat. May corn opened at 24.7-8c., sold between 24.3-4624.7-8 and 25% 25.1-8c. and closed at 25c.—1-8c. higher than yesterday. Cash corn was firm, and, in some instances, 1-4c. higher.

No particular interest was apparent in

higher.
Hides were quiet and firm; native heavy, 91-4c.; light, 81-4c.; native cow, heavy, 82-4c.; light, 91-4c.; butt brandi heavy, 81-4681-2c.; light, 71-4771-2c.
The leading futures ranged as follows:

WITEAT-OATS-

May......1714 July...... 1814 September .. 1894 MESS PORK-May......\$8.60 .. 8.6756 Closing quotations: Flour quiet, easy, and unchanged. No. 2 spring wheat, 691-8c.; No. 9 red, 83 7-8083-3-4c. No. 2 corn, 24-3-462 47-8c. No. 2 cats, 17 1-49 17 1-2c. Mess pork, \$8.50085-55. Lard, \$4.200 \$4.221-2. Short rib sides, \$4.0043-89, dry-salted shoulders, \$4.7505; short clear sides, \$4.621-2034.75. Whiskey, \$1.18.

CHICAGO LIVE-STOCK MARKET.

UNION STOCK-YARDS, April 1.—Cattle-Receipts, 8.60 head; market strong;
common to extra steers, \$1.75935.50; stockers and feeders, \$1.40241.50; cowe and
bulls, \$1.75935.75; Texans, \$2.60041.45.

Hogs-Receipts, 22,000 head; market
steady; heavy packing and shipping lots,
\$3.19634.17½; common to choice mixed,
\$3.33634.15; choice assorted, \$4.675; light,
\$3.96934.15; pigs, \$1.003 head; market
strong; inferior to choice, \$2.50235; lambs,
\$3.75635.50.

CINCINNATI. CHICAGO LIVE-STOCK MARKET.

CINCINNATI.

ST. LOUIS, MO., April 1.-Flour-Unchanged. Higher; May, 87 3-8c.; July, 73 3-8c.; August, 70 3-8c. Corn-Higher; May, 22%c.; July, 24c. bid. Oats-Higher; May, 13%c.; July, 19%c. bid. bid.
Pork—Standard mess, new, \$3.334; old, \$8.824.
Bacon—Shoulders, \$5; extra short clear, \$5.524; clear ribs, \$5.52; clear sides, \$5.424.
Dry-Saited Meats—Shoulders, \$4.924; extra short clear, \$5.05; clear ribs, \$5.20; clear sides, \$3.00.
Other articles unchanged.

THE COTTON MARKETS.

LIVERPOOL, April 1.—12:30 P. M.—Cotton—Demand fair; prices firmer; American middling, 3 13-32d.; sales, 12:000 bales; American, 11:600 bales; speculation and export, 500 bales; receipts, 9:000 bales; American, 8:500 bales.

Futures opened steady; demand moderate; April and May, 3 59-64d.; July and August, 3 60-64d.; August and September, 3 58-64d.; September and October, 3 52-64d.; November and January, 3 45-64d.; December and January, 3 45-64d.

Futures quiet; tenders none.

12:45 P. M.—American spot grades, 1-32d. higher; American middling fair, 4 7-16d.; good middling, 3 18-16d.; good ordinary, 3 11-16d.; ordinary, 3 34d. THE COTTON MARKETS.

NEW YORK, April 1.—Cotton—Firm; mideling, 7 l5-l6c.; net receipts, 26 bales; gross, 1,426 bales; exports—to Great Britain, 514 bales; to the Continent, 4,294 bales; forwarded, 56 bales; sales, 4,113 bales; spinners, 567 bales; stock, 238,623 bales.

bales.
Totals so far this week: Net receipts, 45,974 bales; exports—to Great Britain, 31,104 bales; to France, 9,445 bales; to the Continent, 25,478 bales.
Totals since September 1st: Net receipts, 6,249,168 bales; exports—to Great Britain, 2,676,559 bales; to France, 64,733 bales; to the Continent, 1,706,529 bales; to the Channel, 5,481 bales.
Futures quiet; sales, 266,000 bales; April, \$7.06; May, \$7.06; June, \$7.07; July, \$7.06; August, \$7.07; September, \$8.30, October, \$6.36; November, \$6.32; December, \$6.75; January, \$6.79; February, \$6.83.
NAVAL-STORE MARKETS.

NAVAL-STORE MARKETS. WILMINGTON, N. C., April I.—Rosin— Firm; strained, \$1.45; good strained, \$1.50, Turnentine—Firm; machine, 27c.; irregu-

Crude Turpentine-Firm; hard, \$1.30; soft, virgin, nothing doing. \$1.80; Virgin, nothing doing.
CHARLESTON, S. C., April 1.—Turpentine—Firm at 263gc.; sales, none; A. B. C. D.
and E. \$1.45; F. \$1.50; G. \$1.60; H. \$1.80;
I. \$1.80; K. \$1.85; M. \$1.95; N. \$2.10; window-glass, \$2.40; water-white, \$2.50.
SAVANNAH, GA., April 1.—Turpentine—Firm at 274c.; no sales; receipts, \$33
casks. ASSES,
Rosin-Firm and unchanged; sales, 500
sarrels; receipts, 14,327 barrels.
PETERSBURG COTTON MARKET.

PETERSBURG PEANUT MARKET. PETERSBURG, VA., April 1.—Vir-ginias steady. Prime, 2c.; extra prime, 21-4c.; fancy, 21-2c.; Spanish steady at

77 1-2/689c. NORFOLK PEANUT MARKET. NORFOLK, VA., April 1.-Farmers quiet and steady; fancy, 25-8023-4c.; strictly prime, 21-4025-8c.; prime, 20

PORT OF RICHMOND, APRIL 1, 1897. PORT OF RICHMOND, APRIL 1, 1881.

ARRIVED.

Steamer Shinnecock, Porter, Baltimore, merchandise and passengers; Baltimore Steam-Packet Company.

Steamer Benefactor, Biaine, Philadelphia, merchandise and passengers; J. W. McCarrick, agent.

Steamer Pocanontas, Graves, Norfolk, merchandise and passengers; Virginia Navigation Company.

Schooner William H. Kenzel, Soper, New York; light, to load ties.

York; light, to load ti SAILED. Steamer Shinnecock, Porter, Baltimore, merchandise and passengers; Baltimore Steam-Packet Company.

(By telegraph.) ARRIVED.

SAILED. Steamship Sir Richard Grenville, Glas-

Steamship Gena. Hamburg, Barge Rondout, New Haven PORT OF WEST POINT. APRIL 1, 1897.

(By telegraph.) ARRIVED.

Orders for printing sent to the Dispatch

MICHMOND SPOCE MARKER. RICHMOND, April 1, 1837. GOVERNMENT SELECTION. Bit. Asked. United States F . 1907 , 112 United States 4'8, 1925 124 United States 4's, 1925 STATE SECURITIES. North Carolina 4'4.... North Carolina 6's...... 124 Virginia 3's..... 7314 CITY SECURCIES. Richmond city S's. 'Richmond city 0's 112 Richmond city 5's..... 111 Richmon 1 city 4'a...... 100% KAILBOAD BONDS. Atlanta and Coarlotte 1st 7's .. 121 Atlanta and Charlotte g't'd In. 6's. Georgia Southern and Florida 5 s Richmond and Meckienburg 1st

CINCINNATI.

CINCINNATI. O., April 1.—Flour—
Quiet; winter patent, \$1.05@\$4.70; fancy,
\$1.10@\$4.30.

Wheat—Unchanged from yesterday.
Corn—Active and steady; No. 2 mixed,
track, 25c.
Oats—Firm; No. 3 mixed, track, 20c.;
No. 2 white, track, 23c.
Lard—Kettle steady; sales of steam
leaf at \$4.75; kettle dried, \$5; prime steam
lard at \$4.20.
Dry-Saited Meats—Steady; shoulders,
\$4.75; short-rib sides, \$4.87\%; short clear,
\$5; clear bellies, \$5.25.
Bacon—Steady; loose shoulders, \$5;
short ribs, \$5.25; short clear, \$5.30; clear
bellies, \$5.50\\$5.75.
Whiskey—\$1.18. and Potomac Div. Obligt'n. 103 105 R. F. and P. 7 per cent.guar 100 153 ST. LOUIS. Richmond and Petersburg.... 100 100 Southern Ridway, occ. 5 s. 100 25 Southern Railway, common., 100 Georgia and Alabama pre-

middling, 3 13-16d.; good orollary, 32d.
4 P. M.—April, April and May, May and June, June and July, July and August, 3 69-64d., sellers; August and September, 3 53-64d., sellers; September and October, 3 52-64d., sellers; October and November, 3 47-6463 48-64d., sellers; November and December, 3 45-64d. sellers; December and January, January and February, 3 45-64d., buyers, Futures closed steady.

NEW YORK, April 1.—Cotton—Firm;

Totals to-day: Net receipts, 10,687 bales; exports—to Great Britain, 8,810 bales; to the Continent, 4,304 bales; stock, 708,862

PETERSBURG, VA., April 1.—Cot-ton—Firm at 71-8971-4c. for good to best lots.

MARINE INTELLEGENCE.

MINIATURE ALMANAC, APRIL 2, 1897.

PORT OF NEWPORT NEWS, APRIL 1st.

Steamship Saturn, Boston. Steamship Gena, Galveston. Schooner Fortuna. Boston. Schooner W. L. Roberts, Fall River.

Steamship Hurona, Rotterdam. Steamship Chickshominy, London, Steamship Knight of St. George, Ham-

Steamer Accomack, Thompson, Norfolk; passengers and general cargo. SAILED. Steamer Accomack, Thompson, Norfolk; assengers and general cargo.

Company will be given prompt attention, and the style of work and prices will be gure to please you.